1 2 3	MATTHEW T. GREGORY Attorney at Law Second Floor, V.S. Sablan Building Chalan Piao PMB 419, Box 10000 Saipan MP 96950	FILE D Clark District Court NOV 1 7 2005 For The Northern Mariana Islands
5	Telephone: (670) 234 3972 Facsimile: (670) 234 3973	By(Deputy Clark)
6	Attorney for Defendant Robert A. Bisom	
7	IN THE UNITED STATES DISTRICT COURT FOR THE	
8	NORTHERN MARIANA ISLANDS	
9	ROBERT D. BRADSHAW) Civil Action No. <u>05-0027</u>
10	Plaintiff, vs.)))
11))
12	COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS; NICOLE C. FORELLI,	DECLARATION OF JAY H. SORENSEN IN
13	former Acting Attorney General of the CNMI, in her personal/individual capacity; WILLIAM C. BUSH, former Assistant Attorney General of the CNMI, in) SUPPORT OF DEFENDANT) ROBERT A. BISOM'S OPPOSITION) TO PLAINTIFF
15	his personal/individual capacity; DAVID L. SOSCBEE, former Assistant Attorney General of the) ROBERT BRADSHAW'S MOTION) TO CLERK OF COURT TO
16	CNMI, in his personal/individual capacity; ANDREW CLAYTON, former Assistant Attorney) ENTER A DEAULT JUDGMENT)
17	General of the CNMI, in his personal/individual capacity; ALEXANDRO C. CASTRO, former)
18	Judge Pro Term of the CNMI Superior Court, in his personal/individual capacity; JOIIN A. MANGLONA, Associate Judge of the CNMI)
19	Supreme Court, in his personal/individual capacity; TIMOTHY H. BELLAS, former Justice Pro Term of))
20	the CNMI Supreme Court, in his personal/individual capacity; PAMELA S. BROWN, present Attorney))
21	General of the CNMI, in her personal/individual Capacity, ROBERT A. BISOM; JAY H.	<u> </u>
22	SORENSEN; OTHER UNKNOWN AND UNNAMED PERSON OR PERSONS, and DOUGLAS D. COTTON,)))
24	Defendants.	j
25	- 1	

I, JAY H. SORENSEN, ESQ., declare as follows:

- 1. I have personal knowledge of the matters stated below. I am competent to testify on the matter stated below and could testify to the same if called upon to do so.
 - 2. I do not represent Robert A. Bisom in the above-entitled action.
 - 3. Mr. Bisom never authorized me to accept service of process on his behalf.
 - 4. I currently reside in Shanghai, China.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge and belief.

Executed this 18th day of November, 2005.

JAY H. SORENSEN